UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re :

In re : Chapter 11 Case No.

Debtors.

MOTORS LIQUIDATION COMPANY, et al., :

09-50026 (REG)

f/k/a General Motors Corp., et al. : 0

(Jointly Administered)

-----x

In re

Chapter 11 Case No.

REMEDIATION AND LIABILITY

MANAGEMENT COMPANY, INC. : 09-50029 (REG)

:

Debtor.

In re

: Chapter 11 Case No

ENVIRONMENTAL CORPORATE :

REMEDIATION COMPANY, INC., : 09-50030 (REG)

:

Debtor. :

AFFIDAVIT OF PUBLICATION

STATE OF NEW YORK)
) ss
COUNTY OF SUFFOLK)

- I, Barbara Kelley Keane, being duly sworn, depose and state:
- 1. I am an Assistant Director with The Garden City Group, Inc., the claims and noticing agent for the debtors and debtors-in-possession (the "Debtors") in the above-captioned proceeding. Our business address is 105 Maxess Road, Melville, New York 11747.
- 2. On September 14, 2010, at the direction of Weil, Gotshal & Manges LLP, counsel for the Debtors, I caused publication of the **Notice of Hearing to Consider Approval of Debtors' Proposed Disclosure Statement with Respect to Debtors' Joint Chapter 11 Plan in the following publications:**

Publication Name

The Wall Street Journal – Global Edition

The New York Times

The National Post

The Globe and Mail
USA Today, National Edition

3. I state under penalty of perjury that, to the best of my knowledge, the foregoing is true and correct.

/s/ Barbara Kelley Keane

Sworn to before me this 21st day of September, 2010

/s/ Jodi Pujols

Notary Public – State of New York No 01PU6175916 My Commission Expires October 22, 2011

Mindray Eyes U.S. as West Looks East Suzlon Plans China Export Hub

By Shai Oster

TIANJIN, China-Suzlon Energy Ltd. plans to open a re-search-and-development center in China and to make the first large export of turbines from its Chinese factory, its chairman

Suzlon Chairman Tulsi Tanti also said in an interview Monday that Suzlon is considering listing its China-based assets on Hong Kong's stock exchange. He wasn't specific about the timing except to say the listing is a medium-term plan. Suzlon currently is listed on the Bombay

Stock Exchange.

Mr. Tanti, speaking on the sidelines of the World Economic Forum's annual summer meeting of business leaders, politicians and others, said the planned export of 120 megawatts of wind turbines to Brazil marks the first time Suzion is using its low-cost manufacturing and supply base in China for sales overseas and is part of broader plan to in-

crease exports from China. The Brazil deal could be val-

Big Oil Find

Is Confirmed

LONDON-Tullow Oil PLO said Monday that new drilling results and other tests confirm its Owo prospect offshore of Ghana is a "major new oil field." Owo, the second big oil dis-

covery the U.K. company has made off Ghana, is near the Tweneboa oil-and-gas discovery.

Tullow said in July it had found the Owo oil field in the deep-water Tano block, potentially adding a billion barrels of oil equivalent to the resource es-timate for the area. It said in a

statement Monday that the Owo-I exploration sidetrack well had significantly extended the

column of high-quality light oil discovered by the Owo-1 well.

"The discovery of very material volumes of light oil in Owo

and the fact that the oil is con-centrated in high-quality channel sands greatly enhances our out look for the efficient future de-velopment of both the Owo and Tweneboa fields," said Angus McCoss, Tullow's exploration di rector.

The Owo field is estimated to

contain some 200 million barrels of proven and probable oil re-

sources, and up to 550 million barrels of possible reserves, said Royal Bank of Scotland, a broker

10% carried interest.

By Leia Parker

ued at as much as \$200 million, based on an industry average for deals of that size. Mr. Tanti de clined to specify the value or the name of the buyer.

Each turbine will have a ca-pacity of 2.1 megawatts. They are scheduled for delivery next year, he said

Mr. Tanti said Suzlon will have to protect against currency fluctuations in its exports to Brazil, hedging the Brazilian real against possible fluctuations of the yuan.

Details on the size of investment, location and number of engineers for Suzlon's planned R&D center in China are being discussed, he said.

Suzion, which Mr Tanti founded in Pune, India, in 1995, is now one of the biggest windpower companies in the world. But Suzlon and other wind-power turbine makers have suffered declining sales in the wake of the global financial crisis.
China is a bright spot, respon-

sible for a 30% increase in the installation of wind-power ca-pacity in Asia. Chinese compa-

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nies have pushed out foreigners,

mostly by selling at a lower cost.
But Mr. Tanti said that edge is
disappearing. Suzlon brought
prices down 10% on its turbines
made in China by using domestic suppliers and content, bringing its prices close to those of the npany's Chinese competitors. ther contributing to the lower costs are two new models Suzlon has designed for the China market that will be introduced next year.

"There is no more space for the price to come down-steel and copper won't get cheaper," he said. That will allow Suzlon to compete on technology and reliability, he added. Mr. Tanti said REpower Systems AG of Germany, 91% of which is owned by Suzion, is considering setting up a venture with a Chinese company to pursue offshore wind farms. Suzlon would provide the wind turbines but is looking for a partner with expertise in offshore structure. The partner could be an oil company or someone similar who has built offshore platforms.

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

MOTORS LIQUIDATION COMPANY, et al.,

(Jointly Administered

Name of Debtor	Case Number	Tax identification Number	Other Names Used by Debtors In the Past 8 Years
Meters Liquidation Company (f/k/a General Motors Corporation)	09-50026	38 0572515	General Motors Corporation GMC Truck Division NAO Fleet Operations GM Corporation GM Corporation-GM Auction Department National Car Rental National Car Sales Automotive Market Research
MECS, LEC (I/R/a Saturn, LLC)	09-50027	38-2577506	Saturn, LLC Saturn Corporation Saturn Motor Car Corporation GM Saturn Corporation Saturn Corporation Saturn Corporation of Delaware
MLCS Distribution Corporation (I/Iv/a Saturn Distribution Corporation)	09-50028	38 2755764	Saturn Distribution Corporation
MLC of Harlern, Inc. f/k/o Chevrolet-Saturn of Harlem, Inc.)	09-13558	20-1426707	Chevrolet-Saturn of Harlem, Inc.
Remediation and Liability Management Company, Inc.	09 50029		Uptown Land Development Corporation
Environmental Corporate Reinediation Company, Inc.	09-50030		GM National Hawaii. Inc. NCRS Hawaii, Inc.

PLEASE TAKE NOTICE that on August 31, 2010. Motors signification Company III/ promotion; and as affiliated obstace specific above accordingly, the "Deablors." Illed the Co-Plant, dated August 31, 2010 (as a rowsy beam of the property of the con-clusions estatement for the Debries' some Chapter 11 Plant, careed August 13, 2010 (as or "Disclosure Statement") (Docket No. 6830), pursuant to section 1125 of title 11 of the "Bankuptty Oods")

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If by standard mailing: fhe Sorden City Group, Inc. P.O. Box 9386 Dublin, OH 43017-4286 Attn: Motors Equidation Comp

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IF ANY OBJECTION TO THE DISCLOSURE STATEMENT IS NOT FILED AND SERVED SYRICTLY AS STATEMENT OF THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF SCLOSURE STATEMENT AND MAY NOT BE HEARD AT THE HEARING.

Upon approval of the Disclosure Statement by the Bankruptcy Court, holde ors who are entitled to vote on the Plan will receive a copy of the Disclosure Statem ments related thereto, unless otherwise urdered by the Bankruptcy Court.

Stephen Karolien Ibseph H. Sindmsky WEIL GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: [212] 310 8000 Telephone: [212] 310 8000 Jacobse (222) 310 8000 Jacobse (222) 30 8000 Patricis in Possession

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for Tullow, which runs Tano and holds a 49.95% stake. Its part-ners are Kosmos Energy Ghana, with 18%; Anadarko Petroleum Corp., with 18%; Sabre Oil & Gas, with 4.1% and the Ghana National Petroleum Corp., with a

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THE WALL STREET JOURNAL

THE WALL STREET JOURNAL.

Designers don pale hues

White, nude tones brighten spring collections from Chakra, Gurung

CORPORATE NEWS

NOTICE OF HEARING TO CONSIDER APPROVAL
OF DEBTORS' PROPOSES SISCEDSURE STATEMENT
WITH RESPECT TO DESIGNS' JOINT CHAFTER 11 PLAN

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By RACHEL DODEN AND ELVA RAMIREZ

Following four seasons of cau-tious buying, luxury retailers have begun to see a light at the end of the tunnel. So it was only fitting that designers showing their spring 2011 collections in New York this week decided to fade to ...white.

Pale tones "are always chic," said designer Georges Chakra, who showed a collection dominated by white and nude dresses and gowns featuring clouds of light chiffon "The new black is the nucle now." be

At Alexander Wang's show Satur At Alexander Wang's snow Satur-day, all the models' tresses were covered in white paint, which matched Mr. Wang's unusual clothes—smock-file dresses in shades of white and cream, billowing tons and carnenter pants, some with metallic paint-splatter pat-terns. The loose-fitting looks featured hig nockets and cross-back straps, ostensibly for the urban woman who is so self-sufficient that she doesn't call contractors to renovate her East Village loft

Mr. Wang's style isn't for every-body, but maybe that's the point. The designer, who threw a rancous party Saturday night in the middle of a parking lot, has a cult following amone downtown women who are already so cool that they look good in spite of, not because of, his often unflattering silhoueltes.

Edun is a brand that has strug-gled to convince shoppers that its clothes are as cool as its celebrity founders: U2 front man Bono and the effortlessly chic Ali Hewson. On Saturday in between two buildings in Chelsea, the brand's new de-signer, Sharon Wauchob, unveiled a new vision for the five-year-old la bel, Ms. Wauchob, a former law Vuitton designer who allo las an eponymous brand, showe, la ver blouses in flow hite silk cream-colored macrimo to is and clesses with cleve kr. Him details.

at a lexanuer Wang's show, all the models' tresses were covered in white paint, which matched the clothes.

Sitting in the front row was Toni Belloni, group managing director at LVMH Moët Hennessy Louis Vuitton, which bought 49% of the money-losing label last year. Mr. Belloni said Ms. Wauchold's vision will likely increase the brand's audience beyond the limited group of consumers who like that the brand has a social conscience. (It was founded with a mission to help inlight M.c. Bellom said. "There is an arration that is more cosmopolitan, with a touch of Africa, which is right because you need to have a much broader scope than that," Nepalese designer Prabal Gurung hit it his this year when Michelle

A mode, showed : . 3 ci 3, '-colored Gurung gown in New York on Saturday,

tho that the very fresh, very with the elegant collection pre-

Obama wore a red dress he designed to the White House Correspondents' Dinner For spring Mr. Gurung's elegant white dresses featuring folds of fabric and interesting embellishments were punctuated with a shocking display of color. Turquoise was juxtoposed with poppy in bold natterns on knits and there were

dresses and skirts in bright saffron. Bloomingdale's fashion director Stephanic Solomon was howled over by Mr. Gurung's daring use of color, in a season when it seems that many other designers are playing it safe. "That's not easy, you know," she said. With his spring 2011 show, "he just catabulted himself into the realm of world-class designer," Ms.

sented by Jill Stuart, known for her feminine dresses that start at around \$250. The line was chock full of vanilla-colored cocktail dresses gossamer tops and skirts of varying lengths, making them adaptable for different occasions, Ms. Stuart, who was inspired by "the colors of sun-sets," said that versatility and longevity was the point.

"A lot of the dresses are day-to-night, and mixing them with a little jacket or a little pea coat keeps them fresh," said Ms. Stuart. As for the creamy color palette, she said. "It's classic And it's minimal And it's something that you can have

After watching Diane von Furstenberg's show Sunday, Neiman Mar-cus's fashion director, Ken Downing, said: "I love a good sunhisticated neutral, but I need some color for success." Ms. von Furstenberg and ber creative director Yvan Misnelacre, whipped up an upbeat, color-Retailers also were impressed jumpsuits and hooded jackets.

Rio Tinto boosts Ivanhoe Mines stake

Anglo-Australian miner Rio Tinto PLC said Monday it has in-creased its stake in Ivanhoe Mines 11d a Vancouver-based miner developing one of the world's largest new gold-copper names in Mongolia.

Rio Tinto said it hought 40.1 million Ivanhoe shares at US\$10 each by exercising a \$350 million con-

lvanhoc Mines' flagship Oyu Tolgor copper-gold mine is on track to be-gin production at the end of 2012. The mine is expected to have average annual production during its first 10 years of more than 540,000

vertible credit tacility issued to metric tons of copper and 650,000 lvanhoe in 2007, increasing its stake ounces of gold. That compares with by 5.3 percentage points to 34.9%. Rio Tinto's annual production at the Rio Tinto's increased stake in Ivanhor follows news last week that of copper and 501,000 ounces of

Rio Tinto also holds additional warrants on Ivanhoe shares; if it exercised all of them, it could increase its stake in Ivanhoe by nine percent-

THE WALL STREET JOURNAL OPINION: REVIEW @ OUTLOOK

The Other China Sea Flashpoint

ival claims to islands in the South China Sea have garnered pienty of Attention in the last year, as Beijing raised its territorial ambition to the level of a "core interest" But an equally dangerous flashpoint lurks in the East China Sea. The collision of a Chinese fishing hoat and two Japanese coast guard vessels near the Senkaku Islands last week brought a long-simmering quarrel between the two nations back on the buil.

Tuesday Sentember 11, 2010

The islands, known as the Diaovutais in Chinese, are uninhabited, and when sleeping dogs are allowed to lie, the dispute is manageable. A 1997 fisheries agreement allows both sides' fishermen to operate free of regulation around the islands. So it's not clear why the Japanese coast guard needed to stop the Chinese boat.

Tensions are still rising becaus the Japanese authorities have detained the Chinese captain, Zhan Oirioi, on suspicion of deliberately ramping the coast guard vessels. Bit in proceed this share a history of a goussive in includers in this area for instance st king a Hong Kong .e 'vessel in June 1998 and a Taiwan-

ese sport-fishing boat in 2008.

The other big issue at stake is natural gas below the sea floor. It took lengthy pan-Chinese nationalism re-emera d in negotiations to reach preliminary agree- the 1970s, for the first time si ace a ment on the midline between the two civil war after the U.S. ... rno.Life Sear-countries' exclusive eco-

nomic zones two years ago. Tokyo had accused Japan risks unleashing Beijing of developing a the genie of Chance field that might lap gas on the Japanese side of nationalism the line. In the end. China not only largely

conceded on the procuen of reliance, as a colony in 1895. By rights, they real-but also cut Japan in hit resputed somed, the islands should have been re-

has been in real ingly assertive in the water nea Japan, and so the Japanese de-ns frices may be using the Senkakus as a ray to push back. In April, a Chinese helicopter flew dangerously close to a Japanese destroyer that was monitoring a Chinese exercise. And Chinese warships have begun passing through the Miyako Strait and exercising near Okinawa

While Japan needs to show that it

to do so would be dangerous. The genie c

trol alone with Okiiawa. This enraged Thinese in Taiwan and 7 one Kong, who noted that the islands were first seized by Japan when Taiwan was taken

turned to China like other former colonial In the 'act on me who China's navy nossessions

Regardless of the niceties of territorial law this is a highly emotive issue due to the death and destruction wreaked on China during the Japanese invasion. The return of the islands to Japan spurred Chinese around the world to rally to Beijing's side. In Hong Kong, the generation of both pro-democracy and pro-China politicians now in their prime cut their teeth on the Diagoutal movement

soft in he Japanese by Taiwanese and . Ko. 2 activists, who periodically charter boats to the islands. So it's no surprise that bursts of bellicose rhetoric occasionally emanate from the Foreign Ministry However China's record of trying to smooth the waters is also creditable, starting with Deng Xiaoping's visit to Japan in 1978 when he agreed to put the problem off for future generations to solve. Protesters from the mainland have been prevented from making their own milgrimages. Precisely because it is so explosive, Beijing has reason to be fearful of blowback if it tries to exploit the issue.

The U.S. and Japan are planning exercises later this year to practice retaking islands from an unnamed power. That is a plenty powerful signal to the Chinese navy, and to Beijing to keep its more ad-venturous junior officers in check. But Tokyo needs to do likewise with its coast guard. Otherwise crossed signals could end up igniting nationalism on both sides. Once started, the cycle of escalation would be much harder to extinguish.

Sebelius Has a List

A s a consequence of us getting of million additional people health care, at the margins that's going the work that." s a consequence of us getting 30 to increase our costs-we knew that," President Ohama said at his press conference Friday in response to a question about rising health spending

That wasn't how he sold the plan, but. anyway, that's a truism. Here's another The White House was always going to blame insurance companies for any cost increases, even when its own policies

Witness Kathleen Sebelius's Thursday letter to America's Health Insurance Plans, the industry trade group-a thuggish message even by her standards. The Health and Human Services secretary wrote that some insurers have been attributing part of their 2011 premium in-

creases to ObamaCare and warned that "there will be zero tolerance for this type of misinformation and unjustified rate increases."

changed for goods and services, and that if Congress mandates new benefits, pre-

Zero tolerance for expressing an opinion, or offering an explanation to policy-holders? They're more subtle than this in What Ms. Sebelius really means is

that the government will prohibit insurers from doing business if reality is not politically convenient for Democrats. ObamaCare includes a slew of mandated benefits for next year, such as allowing children to remain on their parents' plans until age 26 and "free" preventative care (i.e., no direct out-of-pocket cost sharing for consumers). The tone of Ms. Sebelius's letter suggests that she doesn't understand that money is ex-

minns will rise. The Administration estimates that

these regulations should increase all premiums by 1% to 2% on average. Even if that lurns out to be right—on average-that isn't what insurers are finding in practice in the local, price-sensitive individual and small business insurance markets, where coverage is typically less comprehensive to hold down costs. For some current policies in some states, the

one-year increase jumps as much as 9%. ObamaCore gives Ms. Sebelius's regulators the power to define "unreasonable" premium hikes, which will mean whatever they decide it will mean later this fall. She promised to keep a list of insurers "with a record of unjustified

rate increases" and then to bar them from ObamaCare's subsidized "exchanges" when they come on line in 2014. In other words, insurers must ac-cept price controls now or face the retribution of a de facto han on selling their products to consumers four years from

This is nasty stuff and an obvious attempt to shift political blame for rising insurance costs before the election. It's also an early sign of life under Obama-Care, when all health-care decisions are political and the bureaucrats decide who can charge how much for a service or product

Democrats built this system and they now own it politically. The least they could do is take credit for its conse

Darth Boehner

n 2006, a parade of Republicans trooped through our offices explaining their strategy to retain control of Congress: Make San Francisco Democrat Nancy Pelosi the issue. By scaring voters about the then-House Minority Leader and her retinue of ancient Big Government barons, Republicans hoped to change the subject from Iraq and GOP corruption. We said at the time it wouldn't work, and you know what hap-

Four years later, Democrats seem to have concluded that the GOP was nonetheless on to something. They've decided that their strategic ace in the hole is to scare Americans about . . . John Boehner. If they can make the election about the terrifying threat posed by the heretofore unknown House Minority Leader, maybe voters will forget about OhamaCare, the failed stimulus, cap and tax and 9.6% un-

This strategy appears to come straight

himself is leading the charge against Darth Boehner. In his speech last Wednesday laying out the Democratic campaign themes, Mr. Obama mentioned the Ohio Republican by name or title no fewer than nine times.

"There were no new policies from Mr. Boehner," the President said in reference to a recent speech by the Republican. "There were no new ideas. There was just the same philosophy that we had already tried during the decade that they were in power-the same philosophy that led to this mess in the first place: Gut more taxes for millionaires and cut more rules for corporations."

He followed with another personal attack in an interview with ABC. White House spokesman Robert Gibbs ridicules Mr. Boebper almost on a daily basis, and Democratic Party chief Tim Kaine makes him a regular foil. The media are picking up the theme, with the New York Times

from the top because President Obama reporting at enormous length over the weekend that the Republican leader smokes, likes to play golf and-brace yourself-is tight with several business lobbyists. A trifecta of liberal anathemas.

The While House seems to think, or at least hope, that raising Mr. Boelmer's profile in this way will armise a dispirited Democratic base to vote in November. As our James Taranto points out, the strategy is consistent with Rule No. 13 in Saul

John Bochner Alinsky's "Rules for Radicals," a favorite White House playbook: "Pick the farget, freeze it, personalize it, and polarize it." Perhaps liberal voters will see Mr. Boehner's tan visage on TV, recoil in horror, and emerge from their academic and nnion halls to block the bourgeois barbarian from taking power.

On the other hand, this has the same flavor of desperation it did for the GOP in 2006. Independent voters-whom Democrats carried in 2006 and 2008 but are losing now-want someone who will not the brakes on runaway liberal government. Voters know that Republicans can't govern by themselves as long as Mr. Obama is in the White House.

In any case, Mr. Boehner's main campaign theme has been to call for a freeze on new spending, new regulation and new laxes. The more Mr. Obama personalizes and polarizes Mr. Boehaer, the more popular he might become to independents—and the less Presidential Mr. Obama looks

Mr. Boehner will have his challenges if the GOP does win a majority, not least showing voters that Republicans have learned their lesson on spending and corruption, But compared to, say, ObamaTHE WALL STREET JOURNAL

Tuesday, September 14, 2010

LEGAL NOTICES

UNITED STAYES RANKHUPTCY COURS SOUTHERN DISTRICT OF NEW YORK

TO ALL HOLDERS OF CLAIMS AGAINST AND INTERESTS IN THE DESTORS

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BUSINESS S FINANCE

Ex-IBM executive sentenced to prison

NEW YORK—A former senior vice president at International Business Machines Curp. was sentenced to SIX months in prison after he pleaded guilty in an insider-trading case that has enshared several hedge-fund executives, including Galleon Group founder Raj Rajarat-

nam. Robert Moffat Jr., who joined IBM out of college in 1978, admitted in March to provid-THE GALLEON Cheesia of Gramer CASE Consultant for New Castle Funds, LLC, involving involving incider information about Advanced Micro Devices Inc. and

highest-profile company executive witer to see his daughter's graduas admit la providing multi, lips s' se cose, in folial, a, vogit, be e euca charged +zin mally

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plead guilty in the case and is the serving his so, since in June 2011 in doing.

Prosecutors have alleged Mr. Ra-

Tuesday Sentandar 14, 2010

Kashmir protesters killed in cally

SRINAGAR, India—At Irast 14 people were killed in the restive In-dian state of Jammu and Kashmir on Monday as New Delhi scrambled to find a way to stem the violence and persuade stone-throwing youths to retreat to their homes.

The deaths are the latest in a co. The deaths are the latest in a se-ries of clashes since June as the val-ley—an area of disjuited territory between India and Pakistan—has erupted in a new bout of separatist sentiment that security forces have been unable to mell desp te a . urbeen unable to quell despite a curlew. In response, a commit of the
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Arined Furces Special Powers Act.
The law, deeply unopoular in the reglon, gives security forces broad
powers to carry out operations
against insurgents and shelds the
army from liability. Currently, 14 of the state's 22 districts are covered he the act and the committee was by the act and the continued was considering a recommendation to remove it from four districts in the Kashmir valley in an effort to show the government's willingness to

compromise to stem the rioting. No decision was made on the withdrawal of the special nowers act at the end of the cabinet meet-

According to a statement te-



THE WALL STREET JOURNAL

WORLD NEWS

A Kashmiri boy shouts slogans during a protest on the outskirts of Sringdar Jaminu and Kashmir state. India Monday.

leased by India's home ministry, the citizens and their greevances have to government retierated its "intention he addressed," Mr. Singh said at a Omar Abdullah, who met Home Mingovernment reiterated its "intention to restart the process of dialogue with different sections of the people of Jammu and Kashmir" and called for a meeting of all political parties in New Delhi on Wednesday to "elicit their views on the way for-

he addressed." Mr. Singh said at a conference of combined command-ers Monday. "We are willing to talk to every person or group which ab-jures violence."

The U.S. Ambassador to India, Timothy Roemer, held a news con-

Jammy and Koshmir Chief Minister Omar Abdullah, who met Home Min-ister P. Chidambaram in New Delhi before Monilay's cabinet meeting to discuss confidence-building mea-sures to end the cycle of violence in

The army is concised to any lift-

Tycoon's fate grips Malaysia

BY JAMES HOOKWAY

Malaysian police Monday ex-panded their investigation into the disappearance of cosmetics entre-preiem Sosilawatt Lawiya and three of her collegaties, who investigators say were killled.

say were killled.

Police said two lawyers and six plantation workers were arrested last week as suspects in the case. They said some of the suspects, who haven't been charged or publicly identified, confessed to abducting Ms. Sostlawati, 17 years old, and her companions, and to bludgeout them in death at a noull reform be

them to death at a poultry farm be-fore burning the bodies and tassing the remains into a river. .Investigators were conducting DNA analysis to determine the iden-tity of remains found at the river. Ms. Solisawati's family reported

hos. Solisawalis tamily reported for missing on Aug. 30 after she traveled to Selangor with her driver, lawyer and financial adviser appar-ently to carry out a land purchase. Their vehicles were later found ahardened. Pollen have said one of the lawyers detained was involved in the land deal with Ms. Solisawati

The disappearance of Ms. Sosila Timothy Reemer, held a news conrelence to say the U.S. was dismetence to say the U.S. was dis-

Former Moody's manager sues company, CEO over comments

Moody's mode various statements
A former immaging director at
Moody's investors Service smell the
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Eric Kokhusky, a fother Moody's hatagain director who previously oversaw credit railings of debt pouls bocked by morthage securities and other assets, left Moody's hatagains director who previously oversaw credit railings of debt pouls bocked by morthage securities and other assets, left Moody's morthage securities and other assets, left Moody's morthage securities. tail for a fail mountained by the provided by the provided by more provided by the provide

In a civil sout filled in feferal for downgrades, be has previously court in New York on Monday. Most said. After he flagged those Issues. Kockinsky alieged that in state Mondays adjusted its ratings and after his testimony lest year, the struments have since suffered large from sought to discretel him in scale deventgrades and caused him forms of the form of the state of the scale deventgrades and caused him in specific with the scale form of the scale deventgrades and caused him in specific with the scale from the scale deventgrades and caused him in specific with the scale from the scale of th

said in the complaint that after raised red flags about Moody's CDO ages of at least \$15 million.

Moody's made various statements - ratings, the firm transferred him to

in 2009, Mr. Kolemisky submit-ted another complaint within Moody's about ratings it assigned to complex securities field to corporate loans. He wasn't involved in rating project work as a consul-tant for state insurance those particular securities but al-

they were "insupported."
Mondy's Corp. CEO Mr. McDaniel
also said in a conference call with
analysts in late 2009 that Mr.
Kolchinsky's allegations "were not
supported by the facts and were
without merit."

Mr. Kolchinsky is challenging

U.N. nuclear chief sends Iran a rebuke

VIENNA-The head of the United

designation in production to the control of the con Vienna-based agency's Board of Governma Monday

who took over the IAEA last year, said at a news conference that Iran was impeding inspections and pre-venting his agency from determin-

He criticized tran's decision to han two inspectors earlier this year, saying the officials were "experi-enced and reliable." The two inspec-tors reported evidence that Iran was experimenting with a process used to create uranium metal, an ingredicet of nuclear weapons, iran later denied it was conducting such re-

The IAEA also announced that the man who oversaw much of the agency's recent work in Iran, Her-

appointing Mr. Nacknetts, a Belgian, Mr. Amano appeared to be signaling to Tehran that be weuldn't shy from

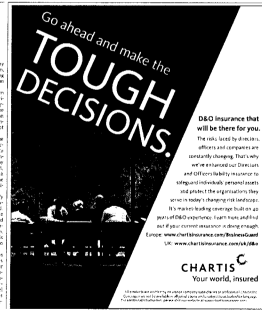
VIEWAM—The head of the United Mr. Amans appeared to be signaling without much agreed pulsed in Fehran Index wouldn't shy from arration's inequeries and set the stage for further confloration with Testing to further confloration with a View confrontation with a View confrontation with a View confrontation with a View confront of the U.N. Cilyn U.S. Ambassador to the U.N. Cilyn U.S. Ambassador to the U.N. Cilyn View confront in View confront with a View confront service with the View confront

curb its program of manium enrichment, which the U.S. and others say Mr. Amana, a Japanese diplomat ho took over the IAZA last year, and draw a responsible to cooperate with the IAZA. Further sanctions by the U.S., European Union and others follows:

lowed.

IAEA inspectors routinely verify ing whether the country's nuclear program was designed to build a the peoceful nature of nuclear activthe peaceful nature of nuclear activ-ity at facilities around the world. Iran formally agreed to cooperate with the agency when it signed and ratified the Nurlear Non-Prolifera-tion Treaty about four decades ago, Iran says its nuclear program is peaceful in nature and intended to

peaceful in nature and intended to produce nuclear energy. During their deliberations his week, the IAEA Board of Covernors will also discuss Israel's nuclear program. A year ago, the IAEA Gen-eral Conference, the agency's high-est body, issued a resolution order-tion, the agency to resolution order-tion, the agency to resolution orderman Nackaerts, hard been promoted to oversee the IAEA's safeguards di-troport. The 81-page report contains vision, the unit responsible for all table the properties of the safe properties. The job is viewed as a gional organizations.



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LEGALS

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

MOTORS LIQUIDATION COMPANY, et al.,

f/k/a General Motors Corp., et al. Debtors.

(Jointly Administered)

09-50026 (REG)

NOTICE OF HEARING TO CONSIDER APPROVAL OF DEBTORS' PROPOSED DISCLOSURE STATEMENT WITH RESPECT TO DEBTORS' JOINT CHAPTER 11 PLAN

IO: ALL HOLDERS OF CLAIMS AGAINST AND INTERESTS IN THE DEBTORS SET FORTH BELOW				
Name of Debtor	Case Number	Tax Identification Number	Other Names Used by Debtors in the Past 8 Years	
Motors Liquidation Company (f/k/a General Motors Corporation)	09-50026	38-0572515	General Motors Corporation GMC Truck Division NAO Fleet Operations GM Corporation GM Corporation-GM Auction Department National Car Rental National Car Sales Automotive Market Research	
MLCS, LLC (f/k/a Saturn, LLC)	09-50027	38-2577506	Saturn, LLC Saturn Corporation Saturn Motor Car Corporation GM Saturn Corporation Saturn Corporation of Delaware	
MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation)	09-50028	38-2755764	Saturn Distribution Corporation	
MLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem, Inc.)	09-13558	20-1426707	Chevrolet-Saturn of Harlem, Inc.	
Remediation and Liability Management Company, Inc.	09-50029	38-2529430	Uptown Land Development Corporation	
Environmental Corporate Remediation Company, Inc.	09-50030	41-1650789	GM National Hawaii, Inc. NCRS Hawaii, Inc.	
PLEASE TAKE NOTICE that	on August	31, 2010, M	otors Liquidation Compan	

PLEASE TAKE NOTICE that on August 31, 2010, Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors set forth above (collectively, the "Debtors"), filed the Debtors' Joint Chapter 11 Plan, dated August 31, 2010 (as it may be amended, the "Plan") [Docket No. 6829], and the proposed Disclosure Statement for the Debtors' Joint Chapter 11 Plan, dated August 31, 2010 (as it may be amended, the "Disclosure Statement") [Docket No. 6830], pursuant to section 1125 of title 11 of the United States Code (the "Bankruptcy Code").

PLEASE TAKE FURTHER NOTICE that:

PLEASE TAKE FURTHER NOTICE that:

1. A hearing (the "Hearing") will be held before the Honorable Robert E. Gerber, United States Bankruptcy Judge, on October 21, 2010 at 9:45 a.m. (Eastern Time) in Room 621 of the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408, or as soon thereafter as counsel can be heard, to consider the entry of an order, among other things, finding that the Disclosure Statement contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approving the Disclosure Statement.

2. The Disclosure Statement and Plan are on file with the Clerk of the Bankruptcy Court (the "Clerk") and may be examined by interested parties on the Court's electronic docket for the Debtors' chapter 11 cases, which is posted on the Internet at https://www.motorsliquidion.com and www.mysb.uscourts.gov (a PACER login and password are required to access documents on the Court's website and can be obtained through the PACER Service Center at www.motorsliquidion.com and <a href="https://www.motorsliqui If by standard mailing:

If by overnight or hand delivery: The Garden City Group, Inc. 5151 Blazer Parkway, Suite A Dublin, OH 43017

P.O. Box 9386 Dublin, OH 43017-4286

Attn: Motors Liquidation Company Balloting

The Garden City Group, Inc Attn: Motors Liquidation Company Balloting

Attn: Motors Liquidation Company Balloting Center

3. Responses and objections, if any, to the approval of the Disclosure Statement or any of the other relief sought by the Debtors in connection with approval of the Disclosure Statement, must (i) be in writing, (ii) state the name and address of the objecting or responding party and the amount and nature of the claim or interest of such party, (iii) state with particularity the basis and nature of any objection or response and include, where appropriate, proposed language to be incorporated into the Disclosure Statement to resolve any such objection or response, (iv) conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, (v) be filed with the Bankruptcy Court (a) electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court; which had copy delivered directly to Chambers), in accordance with General Order M-399 (additional control of the Bankruptcy Court and General Order M-399, to the extent applicable, and (vi) served in accordance with General Order M-399 so as to be actually received on or before 4:00 p.m. (Eastern Time) on October 14, 2010 on the following parties (a) the Clerk of the Bankruptcy Court, one Bowling Green, New York, New York 10004-1408; (b) attorneys for the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10004-1408; (b) attorneys for the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, Mew York 1013 (Attr.: Harvey R. Miller, Esq., Stephen Karotkin, Esq., and Joseph H. Smolinsky, Esq.); (c) the Debtors, c/o Motors Liquidation Company, 500 Renaissance Center, Detroit, Michigan 48243 (Attr.: Ted Stenger); (d) General Motors, LLC, 400 Renaissance Center, Detroit, Michigan 48243 (Attr.: Ted Stenger); (d) General Motors, LLC, 400 Renaissance Center, Detroit, Michigan 48245 (Attr.: Lawrence S. Buonomo, Esq.); (e) Cadwalader, Wickersham & Taft LLP, attorneys for the United States Depar

4. IF ANY OBJECTION TO THE DISCLOSURE STATEMENT IS NOT FILED AND SERVED STRICTLY AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE DISCLOSURE STATEMENT AND MAY NOT BE HEARD AT THE HEARING.

5. Upon approval of the Disclosure Statement by the Bankruptcy Court, holders of claims against the Debtors who are entitled to vote on the Plan will receive a copy of the Disclosure Statement, the Plan, and various documents related thereto, unless otherwise ordered by the Bankruptcy Court. 6. The Hearing may be adjourned from time to time without further notice to creditors or parties in interest other than by an announcement in Bankruptcy Court of such adjournment on the date scheduled for the Hearing or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

New York, New York September 3, 2010

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007 ttorneys for Debtors and Debtors in Possession

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Notice is hereby given that a divi dend of C\$0.359375 per Series C Preferred Share, C\$0.296875 per Series E Preferred Share and C\$0.21918 per Series G Preferred Share has been declared payable on September 30, 2010 to share holders of record at the close of business on September 22, 2010.

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Microsoft to look into claim Russian anti-piracy investigators harassing

Microsoft Corp., the world's biggest software maker, will investigate a report that efforts to combat piracy of

its programs in Russia resulted in the harassment of nongovernmental agencies. "We unequivocally abhor any attempt to leverage intellectual property rights to stifle political advocacy or pursue improper personal gain," Microsoft general counsel Brad Smith, right, wrote yesterday in a blog

TECHNOLOGY

post. Microsoft will take more steps to ensure that NGOs and other groups that act as public advocates aren't mistreated amid anti-piracy efforts, Mr. Smith said. On Sept. 11, The New York Times reported that Russian security services monitored "outspoken advocacy groups" and seized their

computers, claiming the groups were using pirated Microsoft software. Microsoft plans a new licence for the organizations to make sure they have free, legal Microsoft software and will help them document that they have legitimate software, Mr. Smith said. Bloomberg News

breakingviews.com

Basel III rules a goodstart

Higher capital ratios alone won't prevent a crisis

PETER THAL LARSEN

asel: Global bank supervisors are not a fast-moving bunch: the last set of capital rules took a decade to design and implement. So it is to the regulators' credit that new rules, known as Basel III, were agreed just two years after Lehman Brothers collapsed.

The Basel Committee has 27 members, so any agreement was bound to involve a compromise. The first bit of horse-trading was over the amount of equity capital that banks are required to hold. Though the ratio has more than doubled, from 2% of a bank's risk-adjusted assets to 4.5%, hard-liners would have liked even more.

Regulators have also introduced a 2.5% "capital conservation buffer." In theory, banks can draw on this buffer in hard times. In practice, none will want to. So the actual minimum equity capital ratio formerly known as core Tier 1 - is now 7%. This is a big improvement: Royal Bank of Scotland went into the crisis with a ratio of just 4%.

The other compromise is over timing. Japan and Germany were worried that their banks would be at a disadvantage. So the rules will be phased in. The capital conservation buffer doesn't have

Large banks will probably have to hold an extra buffer

to be in place until January 2019. Unlisted German banks have been given until 2023 to fully replace their "silent participations" - debt-like instruments that previously counted as core capital.

But investors are unlikely to pay much attention to this timetable. Any large lender that depends on the support of the markets will be expected to show that it meets the new standards today.

And banks will want to hold an additional bit of capital in reserve. That is why most already have equity capital ratios above 8%. One of the few that doesn't — Deutsche Bank — unveiled a €9.8-billion rights issue just hours before the Basel agreement was

announced. Moreover, regulators are not finished. National authorities have the right to demand that banks hold up to 2.5% of additional capital, depending on the economic cycle. Large, systemic banks will probably

have to hold an extra buffer. Even if regulators can ensure the new rules are implemented around the globe, higher capital ratios alone will

not prevent another crisis.

Regulators must also enforce recently agreed tougher liquidity standards, and introduce laws that allow even big banks to be wound down if they get into trouble. The new rules could also just shift risk to other parts of the financial system, like hedge funds or insurance companies. Even so, the Basel III agreement is

a good start. Reuters Breakingviews



Robert Moffat, a former senior vice-president with IBM Corp., leaves federal court in New York after being sentenced to six months in prison yesterday.

Fidelity in Merrimack, N.H.

"I've been dialling it up re-

cently in part due to the rise

in spreads and my view that

the North American economy

for as much as 40% of Fidel-

ity's Canadian fixed-income

assets, Mr. Miron said in a

telephone interview. That's about 13 percentage points

more than the weighting

in the Dex Universe Bond

Index, which Fidelity uses as a

have returned 8.2% in the past

year, besting the 5.8% return

for government bonds, Mer-

rill data show. Total returns

for Canadian corporate bonds

averaged 7% annually in the

decade ended in 2009. This

vear, corporates are headed

toward an 8.7% return, based

I have been

dialling it up ...

due to the rise

in spreads

on year-to-date performance,

the data show.

Canadian corporate bonds

benchmark, he said.

Corporate bonds account

isn't going to double dip."

FINANCE

Fidelity buying more Canadian corporate bonds

Betting that profit will recover with economy

By Frederic Tomesco

Fidelity Investments, the largest U.S. mutual fund manager, is boosting its holdings of Canadian corporate bonds and dumping government debt on a bet company profits will climb as North America's economy avoids recession.

The extra vield investors demand to own the debt of Canadian corporate rather than federal securities was 1.48 percentage points on Sept. 10, near the high for the year of 1.54 percentage points reached in June, according to a Bank of America Merrill Lynch index. The spread tightened to as little as 1.14 percentage points in March.

Yields on Canadian corporate debt fell to the lowest in at least 18 years last month on concern that a faltering economic recovery in the United States, the nation's largest trading partner, would drag on growth.

The spread between company and government debt usually narrows as investors become more comfortable holding riskier assets. A government report on Sept. 10 showed that Canadian employers added more jobs than

forecast in August. "I am overweight Canadian corporates and have been increasing that overweight," said Brian Miron, who helps

manage about \$10.5-billion in

Canadian fixed-income secur-

ities in several bond funds for

Elsewhere in credit markets, Bank of Canada gov-

ernor Mark Carney said on Sept. 10 the central bank will be "careful" in considering the implications of slower U.S. growth when deciding whether to raise interest rates His comments came two days after the Bank of Canada

boosted its benchmark inter-

est rate by a quarter-point to

1% and said domestic demand

would probably remain buoy-

Canadian employers added more jobs than forecast in August and the unemployment rate rose as more people entered the workforce, Statistics Canada said on Friday. Payrolls rose by 35,800 jobs, the seventh gain in the past eight months, following a drop of 9.300 in July.

Fidelity holds as much as 11% of its Canadian bond assets in securitized products such as commercial mortgagebacked securities, depending on the fund, Mr. Miron said. Government bonds make up

about half of assets. Mr. Miron, a 10-year veteran of the company who previously worked for RBC Dominion Securities, co-manages funds such as the Fidelity Canadian Asset Allocation Fund and the Fidelity Canadian Short Term Bond Fund.

The \$1.4-billion Canadian Short Term Bond Fund, which gained 3.5% in the year ended Sept. 9, counts Bank of Nova Scotia and Canadian Imperial Bank of Commerce among its biggest holdings, as well as utilities.

"The Canadian banks remain in great shape," Mr. Miron said. "Profitability is continuing to improve. Banks are getting back to pre-crisis levels in net income. Balance sheets and liquidity are quite strong."

Last week, Canada's banking system was ranked the world's soundest for the third straight year by the World Economic Forum.

Lenders such as Royal Bank of Canada withstood the financial crisis without taking government bailouts, and recorded only a fraction of the US\$1.8-trillion in writedowns taken by banks and brokers worldwide.

Fidelity forecasts Canada's gross domestic product to expand by 2% to 3% this year and next, Mr. Miron said. That compares with growth of less than 2% in the United States, he said.

"Canada has held up much better than the U.S.," he said. "Canada has just about recovered all the lost jobs of the recession. Real estate didn't collapse in Canada, and this helped support investor confidence and consumer spend-

Bloomberg News

ing."

LEGAL

Former IBM exec gets six months for tipping

ROBERT MOFFAT

BY PATRICIA HURTADO

Robert Moffat, a former **International Business** Machines Corp. senior vicepresident was sentenced to six months in prison for leaking information to Danielle Chiesi, a consultant for New Castle Funds LLC.

Moffat, 54, admitted in March to giving inside information to Ms. Chiesi about IBM, Lenovo Group Ltd. and **Advanced Micro Devices Inc.** from August to October in 2008. He is one of 12 people who have pleaded guilty in two overlapping insider-trading cases related to Galleon Group LLC and New Castle. Nine others still face charges.

U.S. District Judge Deborah Batts directed Moffat to surrender to federal prison on June 30, 2011. She said he must begin paying a US\$50,000 fine after he is released from prison. Prosecutors had asked for the

six-month sentence.

At his plea hearing, Moffat admitted to telling Ms. Chiesi about disappointing sales of IBM servers, a pending restructuring at chipmaker AMD and earnings at Lenovo, a maker of personal computers.

"Your honour, I made a terrible mistake in judgment which will haunt me for the rest of my life," Moffat said yesterday, his voice breaking with emotion as he wiped tears from his eyes. "What I did was wrong. I alone am responsible for my conduct."

Moffat claimed he had an "intimate relationship" with Ms. Chiesi, 44, a former executive at New York-based New Castle Funds who was arrested along with Galleon Group co-founder Raj Rajaratnam. Moffat's lawyers said Ms. Chiesi manipulated their client to obtain the information.

Bloomberg News

MOTORS LIQUIDATION COMPANY, et al., Debtors.

Chapter 11 Case No

NOTICE OF HEARING TO CONSIDER APPROVAL OF DEBTORS' PROPOSED DISCLOSURE STATEMENT WITH RESPECT TO DEBTORS' JOINT CHAPTER 11 PLAN

Name of Debtor	Case Number	Tax Identification Number	in the Past 8 Years
Motors Liquidation Company (f/k/a General Motors Corporation)	09-50026	38-0572515	General Motors Corporation GMC Truck Division NAO Fleet Operations GM Corporation GM Corporation-GM Auction Department National Car Rental National Car Sales Automotive Market Research
MLCS, LLC (f/k/a Saturn, LLC)	09-50027	38-2577506	Saturn, LLC Saturn Corporation Saturn Motor Car Corporation GM Saturn Corporation Saturn Corporation of Delaware
MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation)	09-50028	38-2755764	Saturn Distribution Corporation
MLC of Harlem, Inc. (f/k/a Chevrolet- Saturn of Harlem, Inc.)	09-13558	20-1426707	Chevrolet-Saturn of Harlem, Inc.
Remediation and Liability Management Company, Inc.	09-50029	38-2529430	Uptown Land Development Corporation
Environmental Corporate Remediation	09-50030	41-1650789	GM National Hawaii, Inc. NCRS Hawaii, Inc.

PLEASE TAKE NOTICE that on August 31, 2010, Motors Liquidation Company f/k/a General Motors Corporation) and its affiliated debtors set forth above (collectively, he "Debtors"), filed the Debtors' Joint Chapter 11 Plan, dated August 31, 2010 (as it may be amended, the "Plan") [Docket No. 6829], and the proposed Disclosure Statement for he Debtors' Joint Chapter 11 Plan, dated August 31, 2010 (as it may be amended, the "Disclosure Statement") [Docket No. 6830], pursuant to section 1125 of title 11 of the Inited States Code (the "Bankruptcy Code").

PLEASE TAKE FURTHER NOTICE that:

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1. A hearing (the "Hearing") will be held before the Honorable Robert E. Gerber, United States Bankruptcy Judge, on October 21, 2010 at 9:45 a.m. (Eastern Time) in Room 621 of the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408, or as soon thereafter as counsel can be heard, to consider the entry of an order, among other things, finding that the Disclosure Statement contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approving the Disclosure Statement.

2. The Disclosure Statement and Plan are on file with the Clerk of the Bankrupto 2. The Disclosure Statement and Plan are on file with the Clerk of the Bankruptcy Court (the "Clerk") and may be examined by interested parties on the Court's electronic docket for the Debtors' chapter 11 cases, which is posted on the Internet at www.motorsilguidation.com and www.motorsilguidation.com and www.motorsilguidation.com and he motor of the Court's website and can be obtained through the PACER Service Center at www.motorsilguidation.com and and and plan may also be examined by interested parties between the hours of 9:00 a.m. and 4:30 p.m. (Eastern Time) at the office of the Clerk of the Bankruptcy Court, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 511, New York, New York 10004. Copies of the Disclosure Statement and Plan Room 511, New York, New York 10004. Copies of the Disclosure Statement and Plar may also be obtained by written request to the Debtors' voting agent at the address set forth below:

If by overnight or hand delivery: The Garden City Group, Inc. 5151 Blazer Parkway, Suite A Dublin, OH 43017

If by standard mailing: The Garden City Group, Inc. P.O. Box 9386 Dublin, OH 43017-4286 Attn: Motors Liquidation Company Balloting

3. Responses and objections, if any, to the approval of the Disclosure Statement or any of the other relief sought by the Debtors in connection with approval of the Disclosure Statement, must (i) be in writing, (ii) state the name and address of the objecting or responding party and the amount and nature of the claim or interest of such party, (iii) state with particularity the basis and nature of any objection or response and include, where appropriate, proposed language to be incorporated into the Disclosure Statement to resolve any such objection or response, (iv) conform to the Federal Rules of Bankruptoy Procedure and the Local Rules of the Bankruptoy Court, (v) be filed with the Bankruptoy Court (a) electronically in accordance with General Order M-399 (which can be found at www.nysbu.scourts.goy) by registered users of the Bankruptcy Court's filing system, and (b) by all other parties in interest, on a CD-ROM or 3.5 inch disk, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and (vi) served in accordance with General Order M-399 so as to be actually received on or before 4:00 p.m. (Eastern Time) on October 14, 2010 on the following 3. Responses and objections, if any, to the approval of the Disclosure Statement of with customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and (vi) served in accordance with General Order M-399 so as to be actually received on or before 4:00 p.m. (Eastern Time) on October 14, 2010 on the following parties (a) the Clerk of the Bankruptcy Court, One Bowling Green, New York, New York 1004-1408; (b) attorneys for the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attr.: Harvey R. Miller, Esq., Stephen Karotkin, Esq., and Joseph I. Smolinsky, Esq.); (c) the Debtors, c/o Motors Liquidation Company, 500 Renaissance Center, Suite 1400, Detroit, Michigan 48243 (Attr.: Ted Stenger); (d) General Motors, LLC, 400 Renaissance Center, Detroit, Michigan 48243 (Attr.: Ted Stenger); (d) General Motors, LLC, 400 Renaissance Center, Detroit, Michigan 48245 (Attr.: Lawrence S. Buonomo, Esq.); (e) Cadwalader, Wickersham & Taft LLP, attorneys for the United States Department of the Treasury, 1500 Pennsylvania Avenue Wyork, New York 10281 (Attr.: John J. Rapisardi, Esq.); (f) Ne United States Department of the Treasury, 1500 Pennsylvania Avenue Wyork, New York 10019 (Attr.: Michael J. Edelman, Esq. and Michael L. Schein, Esq.); (f) Vedder Price, P.C., attorneys for Export Development Canada, 1633 Broadway, 47th Floor, New York, New York 10019 (Attr.: Morans Moers Mayer, Esq., Robert Schmidt, Esq., Lauren Macksoud, Esq., and Jennifer Sharret, Esq.); (i) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004 (Attr.: Tracy H. Davis, Esq.); (i) the U.S. Attorney's Office, S.D.N.Y., 86 Chambers Street, Third Floor, New York, New York, 10004 (Attr.: Tracy H. Davis, Esq.); (i) the U.S. Attorney's Office, S.D.N.Y., 86 Chambers Street, Third Floor, New York, New York, 10004 (Attr.: Tracy H. Davis, Esq.); (i) the U.S. Attorney's Office, S.D.N.Y., 86 Chambers Street, Third Floor, New York, New York, 10004 (Attr.: Tracy H. Davis, Esq.); (i) the U.S. Attorneys for the of Authority of the official committee of unsecured creditors holding asbestos-related claims, 375 Park Avenue, 35th Floor, New York, New York 10152-3500 (Attn: Elihu Inselbuch, Esq. and Rita C. Tobin, Esq.) and One Thomas Circle, N.W., Suite 1100, Washington, DC 20005 (Attn: Trevor W. Swett III, Esq. and Kevin C. Maclay, Esq.); and (I) Stutzman, Bromberg, Esserman & Plifka, A Professional Corporation, attorneys for Dean M. Trafelett in his capacity as the legal representative for future asbestos personal injury claimants 2323 Bryan Street, Suite 2200, Dallas, Texas 75201 (Attn: Sander L. Esserman, Esq. and Robert T. Brousseau, Esq.).

4. IF ANY OBJECTION TO THE DISCLOSURE STATEMENT IS NOT FILED AND SERVED STRICTLY AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE DISCLOSURE STATEMENT AND MAY NOT BE HEARD AT THE HEARING.

Upon approval of the Disclosure Statement by the Bankruptcy Court, holders of claims against the Debtors who are entitled to vote on the Plan will receive a copy of the Disclosure Statement, the Plan, and various documents related thereto, unless otherwise ordered by the Bankruptcy Court.

6. The Hearing may be adjourned from time to time without further notice to creditors or parties in interest other than by an announcement in Bankruptcy Court of such adjournment on the date scheduled for the Hearing or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court. Harvey R. Miller

Dated: New York, New York September 3, 2010

Stephen Karotkin Joseph H. Smolinsky WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

ADVERTISING

For Female-Aphrodisiac Makers, Effort at Parity

By ABBY ELLIN WOMAN in her early 40s pops up on the TV screen. "Women are starting to talk about something they have been feeling for a long time," she says, "wanting more sexual satisfaction."

Another woman, this one in her mid-50s says, "After I had my children, sex didn't make me feel the same way."

And a third, "I wish it were easier for me to feel aroused." The two-minute ad for Zestra Essential Arousal Oils, a blend of botanical oils and extracts that promise to enhance sexual arousal for women, was created by ShadowBox Entertainment Pic-

In an age of soul-bearing memoirs (adultery, addiction, incest) and frank discourse on male sexual concerns (impotence, size), the commercial is pretty tame: middle-age women discussing how they feel less than amorous. And when compared with a commercial for, say, Fire and Ice from Trojan, which features a couple racing into a 24-hour pharmacy to buy the product, it's downright

Still, Zestra has had a difficult time getting its ad approved to run on the air, meeting resistance from TV networks, national cable stations, radio stations, and even Web sites like Facebook and WebMD.

Rachel Braun Scherl, the president of Semprae Laboratories, which manufactures Zestra, believes it is because of the culture's discomfort with women's sexuality.

"The Cialises of the world are a perfectly acceptable part of conversation in our culture today, but when it comes to talking about the realities of women's lives, like menstruation, you always have some woman running in the field in a dress," Ms. Braun Scherl said. "In our experience, we haven't seen women behaving that way. There's a double standard when it comes to society's comfort level with female sexual health and enjoyment."

From May to December 2009, Ms. Braun Scherl and Mary W. Jaensch, Semprae's chief executive, shopped the ad around to about 100 TV stations. With the exception of Soapnet Women's Entertainment and Discovery Health, many either refused or placed certain parameters on the

BET, for example would only





Top, a commercial for Zestra, which is intended to enhance sexual arousal for women. Rachel Braun Scherl, left, and Mary W. Jaensch of Semprae Laboratories, which makes Zestra.

broadcast the ad from 11 p.m. to 4 a.m. and 8 to 9 a.m. Some of the other networks required additions — which the company made – to add disclaimers like: "Not for people under 18." But the bulk of the stations and networks indicated that there were no changes that could be made to render the ad appropriate.

Zestra did not fare any better with radio. In the spring, Ms. Braun Scherl and Ms. Jaensch hired Leibler-Bronfman Lubalin advertising, a Manhattan agency, to create a series of radio ads. Many stations told them to remove the words sex and arousal, which proved somewhat challenging for a product having to do with sexual arousal.

In the end, only KBAY in San Jose, Calif., and KMJQ in Houston ran the commercials; KBAB and KSCS, both in Texas, agreed to broadcast them from midnight to 6 a.m., "which is useless," said Albert Romano, LBL's media director. "It's called the graveyard shift for a reason. What's the

point of running the spots if no

one's going to hear them?"

Beth Bronfman, LBL's chief executive, agreed that a doublestandard existed when marketing some products to women. "Have you ever listened to a Cialis commercial word for word?' Ms. Bronfman said. "'An erection lasting more than four hours.' Why is that O.K.?'

Zestra came close to being featured on the Web site WebMD's sex and relationship section, which regularly posts advertorials on Viagra and erectile dysfunction, but the company ultimately received an e-mail saying that Zestra "did not fall in line with WebMD's Best Practice Guidelines." When Ms. Braun Scherl and Ms. Jaensch asked for clarification on what those practices were, they did not receive a response. Neither Eric Lloyd, the Web site's director for strategic consumer partnerships, nor Kate Hahn, a spokeswoman for WebMD, returned phone calls or e-mails seeking comment.

An ad on Facebook that read 'Zestra Essential Arousal Oils -Try Zestra for Free" was pulled after several weeks. Ms. Braun Scherl and Ms. Jaensch received an e-mail stating that Facebook did not allow "advertisements that contain or promote adult content" including "sexual terms and/or images." The women said they were unsuccessful in reaching Facebook officials to discuss the ad. Representatives from Facebook did not return calls or

"Double standards abound when it comes to advertising anything having to do with our private parts," said Robert J. Thompson, a professor of television and popular culture at Syracuse. "Commercials for erectile dysfunction products, which discuss not only sex but the hydraulic processes involved in having sex have played during major venues like the Super Bowl. They boldly tout male sexual pleasure as a commodity: an erection in a

The difference with Zestra is that it "places female pleasure first, and even seems to suggest that this pleasure can be had with or without the presence of a man," Mr. Thompson said. Indeed, in one online ad for Zestra a woman says that, "It works so well, when I think about it, it even makes me want to go home and use it now." There are no men anywhere in the picture.

Mr. Thompson acknowledges that some of the reluctance to broadcast the ads may have to do with the vague sense of what products like Zestra actually do. "If this product works as well as it claims, Victorian prissiness and the collective American embarrassment about sex will probably be trumped by the marketplace," he said.

According to Ms. Braun Scherl and Ms. Jaensch, Zestra sales have increased month over month, and the business is growing. The product has also been featured on television shows like "Dr. Oz," "Rachael Ray" and the "Tyra Banks."

Still, "there is a huge unmet need, and we're limited in our ability to get the message to men and women who would benefit from the product," Ms. Braun Scherl said. "What I would say is, if there are standards for what is acceptable and what is not acceptable, they should be equally applied to products for male and female sexual enjoyment."



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Fred Smith

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

Chapter 11 Case No 09-50026 (REG) MOTORS LIQUIDATION COMPANY, et al., Debtors

NOTICE OF HEARING TO CONSIDER APPROVAL OF DEBTORS' PROPOSED DISCLOSURE STATEMENT WITH RESPECT TO DEBTORS' JOINT CHAPTER 11 PLAN TO: ALL HOLDERS OF CLAIMS AGAINST AND INTERESTS IN THE DEBTORS SET FORTH BELOW:

Name of Debtor	Case Number	Tax Identification Number	Other Names Used by Debtors in the Past 8 Years	
Motors Liquidation Company (f/k/a General Motors Corporation)	09-50026	38-0572515	General Motors Corporation GMC Truck Division NAO Fleet Operations GM Corporation GM Corporation-GM Auction Department National Car Rental National Car Sales Automotive Market Research	
MLCS, LLC (f/k/a Saturn, LLC) MLCS Distribution Corporation	09-50027	38-2577506 38-2755764	Saturn, LLC Saturn Corporation Saturn Motor Car Corporation GM Saturn Corporation Saturn Corporation of Delaware	
(f/k/a Saturn Distribution Corporation)	09-50028	36-2/55/64	Saturn Distribution Corporation	
MLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem, Inc.)	09-13558	20-1426707	Chevrolet-Saturn of Harlem, Inc.	
Remediation and Liability Management Company, Inc.	09-50029	38-2529430	Uptown Land Development Corporation	
Environmental Corporate Remediation Company, Inc.	09-50030	41-1650789	GM National Hawaii, Inc. NCRS Hawaii, Inc.	
PLEASE TAKE NOTICE that on August 31, 2010, Motors Liquidation Company (f/k/a General Motors				

PLEASE TAKE NOTICE that on August 31, 2010, Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors set forth above (collectively, the "Debtors"), filed the Debtors' Joint Chapter 11 Plan, dated August 31, 2010 (as it may be amended, the "Plam") [Docket No. 6829], and the proposed Disclosure Statement for the Debtors' Joint Chapter 11 Plan, dated August 31, 2010 (as it may be amended, the "Disclosure Statement") [Docket No. 6830], pursuant to section 1125 of title 11 of the United States Code (the "Bankruptcy Code").

PLEASE TAKE FURTHER NOTICE that: 1. A hearing (the "Hearing") will be held before the Honorable Robert E. Gerber, United States Bankruptcy Judge, on October 21, 2010 at 9:45 a.m. (Eastern Time) in Room 621 of the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408, or as soon thereafter as counsel can be heard, to consider the entry of an order, among other things, finding that the Disclosure Statement contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approximate the contains

2. The Disclosure Statement.

2. The Disclosure Statement and Plan are on file with the Clerk of the Bankruptcy Court (the "Clerk") and may be examined by interested parties on the Court's electronic docket for the Debtors' chapter 11 cases, which is posted on the Internet at www.mysb.uscourts.gov (a PACER login and password are required to access documents on the Court's website and can be obtained through the PACER Service Center at www.mpacer.psc.uscourts.gov). Copies of the Disclosure Statement and Plan may also be examined by interested parties between the hours of 9:00 a.m. and 4:30 p.m. (Eastern Time) at the office of the Clerk of the Bankruptcy Court, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 511, New York, New York 10004. Copies of the Disclosure Statement and Plan may also be obtained by written request to the Debtors' voting agent at the address set forth below:

If by overnight or hand delivery: The Garden City Group, Inc. The Garden City Group, Inc. 5151 Blazer Parkway, Suite A Attn: Motors Liquidation Company Balloting Center If by standard mailing: The Garden City Group, Inc. P.O. Box 9386

Dublin, OH 43017-4286 Attn: Motors Liquidation Company Balloting Center 3. Responses and objections, if any, to the approval of the Disclosure Statement or any of the other

3. Responses and objections, if any, to the approval of the Disclosure Statement or any of the other relief sought by the Debtors in connection with approval of the Disclosure Statement, must (i) be in writing, (ii) state the name and address of the objecting or responding party and the amount and nature of the claim or interest of such party, (iii) state with particularity the basis and nature of any objection or response and include, where appropriate, proposed language to be incorporated into the Disclosure Statement to resolve any such objection or response, (ii) conform to the Federal Rules of Bankruptcy Court (a) electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court's filing system, and (b) by all other parties in interest, on a CD-ROM or 3.5 inch disk, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and (vi) served in accordance with General Order M-399 so as to be actually received on or before 4:00 p.m. [Eastern Time) on October 14, 2010 on the following parties (a) the Clerk of the Bankruptcy Court, One Bowling Green, New York, New York 10004-1408; (b) attorneys for the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attr. Harvey R. Miller, Esq., Stephen Karotkin, Esq., and Joseph H. Smolinsky, Esq.); (c) the Debtors, c/o Motors Liquidation Company, 500 Renaissance Center, Suite 1400, Detroit, Michigan 48243 (Attr. Ted Stenger); (d) General Motors, LLC, 400 Renaissance Center, Detroit, Michigan 48265 (Attr. Lawrence S. Buonomo, Esq.); (e) Cadwalader, Wickersham & Taft LLP, attorneys for the United States Department of the Treasury, 500 Persaiver, 1500 Persaiver, 1600 Persaive (Attn: John J. Rapisardi, Esq.); (f) the United States Department of the Treasury, 1500 Pennsylvania Avenue NW, Room 2312, Washington, DC 20220 (Attn: Joseph Samarias, Esq.); (g) Vedder Price, P.C., attorneys for Export Development Canada, 1633 Broadway, 47th Floor, New York, New York 10019 (Attn: Michael J. Edelman, Esq. and Michael L. Schein, Esq.); (f) Kramer Levin Naftalis & Frankel LLP, attorneys for the statutory committee of unsecured creditors, 1177 Avenue of the Americas, New York, New York 10036 (Attn: Thomas Moers Mayer, Esq., Robert Schmidt, Esq., Lauren Macksoud, Esq., and Jennifer Sharret, Esq.); (i) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004 (41st), Esq. M. Devis Esq. (i) the U.S. Attacked (1605 S. P.N.) Chambros Freet. Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004 (Attn: Tracy I, Davis, Esq.); (j) the U.S. Attorney's Office, S.D.N.Y., 86 Chambers Street, Third Floor, New York, New York 10007 (Attn: David S. Jones, Esq. and Natalie Kuehler, Esq.); (k) Caplin & Drysdale, Chartered, attorneys for the official committee of unsecured creditors holding asbestos-related claims, 375 Park Avenue, 35th Floor, New York, New York 10152-3500 (Attn: Elliu Insebluch, Esq. and Rita C. Tobin, Esq.) and One Thomas Circle, N.W., Suite 1100, Washington, DC 20005 (Attn: Trevor W, Swett III, Esq. and Kevin C. Maclay, Esq.); and (j) Stutzman, Bromberg, Esserman & Plifka, A Professional injury claimants, 2323 Bryan Street, Suite 2200, Dallas, Texas 75201 (Attn: Sander L. Esserman, Esq. and Robert T. Brousseau, Esq.).

4. IF ANY OBJECTION TO THE DISCLOSURE STATEMENT IS NOT FILED AND SERVED STRICTLY AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE DISCLOSURE STATEMENT AND MAY NOT BE HEARD AT THE HEARING.

5. Upon approval of the Disclosure Statement by the Bankruptcy Court, holders of claims against the Debtors who are entitled to vote on the Plan will receive a copy of the Disclosure Statement, the Plan, and various documents related thereto, unless otherwise ordered by the Bankruptcy Court.

6. The Hearing may be adjourned from time to time without further notice to creditors or parties in interest other than by an announcement in Bankruptcy Court of such adjournment on the date scheduled for the Hearing or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court. larvev R. Miller

New York, New York September 3, 2010

oseph H. Smolinsk WEIL. GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Felephone: (212) 310-8000 Facsimile: (212) 310-8007 ttorneys for Debtors and Debtors in Possession

Citation File No. 282-09 SURROGATE'S COURT, New York COUNTY THE PEOPLE OF THE STATE OF NEW YORK, By the Grace of God Free and Independent

By the Grace of God Free and Independent

10: Marie Pasquinelli, Vincent Stanzione, Public Administrator County of New York, heirs
at law, next of kin and distributees of Lucienne Bugel (a/k/a Lucienne Bugel Viviano) deceased, if living and if any of them be dead, to their heirs at law, next of kin, distributees
legatees, executors, administrators, assignees and successors in interest whose names
are unknown and can not be ascertained after due diligence.

A petition having been duly filed by Barry J. Albano who is/are domiciled at 32 Pickwick Drive, Syosset, New York 11791. YOU ARE HEREBY CITED TO SHOW CAUSE before the Surrogate's Court, New York County, at 31 Chambers Street, New York, room 509, New York, on September 21, 2010, at 9:30 o'clock in the fore noon of that day, why soly, New York, on September 21, 2010, at 9:30 o clock in the fore noon of that day, why a decree should not be made in the estate of Lucienne Bugel, ake Lucienne Bugel Viviano lately domiciled at 333 East 79th Street, New York, New York 10075, United States admitting to probate a Will dated May 4, 2005 (and Codicil(s), if any, a copy of which is attached, as the Will of Lucienne Bugel, deceased, relating to real and personal property, and directing that: Letters Testamentary issue to Barry J. Albano HON. Nora S. Anderson, Surrogate Dated, Attested and Sealed,

Ralph B. Kelley, Attorney Sonnenschein Nath & Rosenthal LLP 1221 Avenue of the Americas, New York, New York 10020

NOTE: This citation is served upon you as required by law. You are not required to appear. If you fail to appear it will be assumed you do not object to the relief requested. You have a right to have an attorney appear for you

The New York Times Knowledge Network nytimes.com/knowledge



Nokia Executive to Leave; Hints of Chairman's Exit

By KEVIN J. O'BRIEN

A shake-up at the top of Nokia continued on Monday after the company said the head of its smartphone business would be leaving.

Nokia, which is the largest maker of mobile phones in the world, also confirmed that its longtime board chairman, Jorma Ollila, might step down from the board after the company's general meeting in 2012.

The announcement of the departure of the head of the smartphone business, Anssi Vanjoki, a board member who has worked at Nokia for 19 years, came just days after Nokia named a new chief executive. It appointed Stephen Elop, a Canadian who headed Microsoft's business software division, to replace Olli-Pekka

One analyst pointed to the high-level staff changes as signs that Nokia was seeking a transformation after losing ground to Apple and its iPhone.

"It would have been a mixed signal to investors to replace the

chief executive and have the board chairman stay on," said the analyst, Mats Nystrom of SEB Enskilda Bank in Stockholm.

Mr. Ollila oversaw the company's ascent to the top of the market during his tenure as chief executive from 1992 through 2006. He also oversaw the selection of Mr. Kallasvuo, who was then his chief financial officer, as his suc-

Mr. Ollila was quoted by Finnish news media over the weekend as saying that he intended to remain at the board's disposal as chairman until 2012, a deadline that investors interpreted as indicating his intention to leave the company. Nokia confirmed on Monday that he was considering stepping down in 2012.

Nokia has maintained its global market lead, currently 38 percent of the market, according to the British research firm Canalys. But it has struggled to match the iPhone's success and has stagnated in the United States, where it has less than 10 percent of the market. Its share price has lost more than half its value since



Anssi Vanjoki, with a cutout of the 5800 XpressMusic at its 2008 introduction, is leaving as head of smartphones.

2007, when the iPhone was introduced.

"There was a feeling among some investors that the board at Nokia should have done something sooner to address the situa-

tion," Mr. Nystrom said.

the board had considered several internal and external candidates before deciding on Mr. Elop, 46, a native of Ancaster, Ontario, to become the first non-Finn to be chief executive of Nokia.

Mr. Ollila said last week that

Mr. Vanjoki ran the smartphone business from 2004-8, and again from May of this year. He was most likely one of several internal candidates considered for chief executive. In a statement on Monday, Nokia said Mr. Vanjoki, who holds the title of executive vice president and general manager for mobile solutions, had decided to leave in six months, after his notice period expired.

"I felt the time has come to seek new opportunities in my life," said Mr. Vanjoki, 54, who oversaw development of Nokia's N-Series line of smartphones. "At the same time, I am 100 percent committed to doing my best for Nokia until my very last working day." Mr. Kallasvuo is remaining at the company as chairman of Nokia Siemens Networks.

Lionsgate and Televisa Unite on Films Aimed at Latinos

From First Business Page

tried to till this ground, without success. In 1999, two Los Angeles companies announced plans to release as many as a dozen Spanish-language films in the United States a year. That effort fizzled after audiences ignored two early releases. In 2003, Universal Pictures scrapped a distribution agreement with Arenas Entertainment, a Latino film label.

Samuel Goldwyn Films got burned when it tried to tap the Hispanic market in 2001 with films like "Tortilla Soup." At the time, Meyer Gottlieb, Samuel Goldwyn's president, told The Los Angeles Times, "When it comes to filmed entertainment, they don't view themselves as Latinos. They want to see it because everybody else wants to

But Mr. Azcárraga and Jon Feltheimer, chief executive of Lions Gate Entertainment, say they are confident they can succeed, citing figures showing that 37 million Hispanic moviegoers

bought 300 million tickets in 2009, a per-moviegoer rate of more than eight tickets a year, the highest of any ethnic group.

Analysts say that, compared with other racial and ethnic groups, Latinos are the fastestgrowing segment of the moviegoing audience and tend to buy more DVDs. At the same time, Latinos have started to drive results for broad releases; "Alvin and the Chipmunks," from 20th Century Fox, and "Fast & Furious" from Universal blossomed into hits in large part because of support from Latino moviegoers, the studios said. At the art house, "Pan's Labyrinth," directed by Mexico-born Guillermo del Toro, has shown the potential for a crossover audience. That film, made for about \$19 million, generated more than \$83 million at the global box office.

Lionsgate has also been quietly experimenting with Spanish-language releases, finding moderate success with tiny films like "La Mujer de Mi Hermano" ("My Brother's Wife"), which sold about \$5 million in tickets in 2006.

"We have been interested in this market for a long time, but now we really think we can turn it into a business," Mr. Feltheimer said.

The difference this time, the executives involved say, is experience. Lionsgate has a successful track record in marketing movies to niche audiences. Televisa's strength is in production. And Pantelion has a potential ace up its sleeve: AMC Entertainment, North America's secondlargest movie theater chain be-Regal Entertainment. AMC's chief executive, Geraldo Lopez, has agreed in advance to dedicate at least one screen in 50 of its theaters to Pantelion films. The theaters are in neighborhoods where more than a third of the population is Hispanic. Another chain, Cinemark, said it was in discussions with Pantelion to provide the fledgling production company with marketing

support. 'Gee, if we can give them more culturally relevant product we may just get them to come to the movies a little bit more," said Mr. Lopez.

He said that was something he thought about not as a chief executive but as an average moviegoer. "It's difficult to go to the movies and find Latinos in roles that are normal," he said. "Instead, it's the bad guy in the neighborhood, the guy with the tattoos. Rarely do you see a Latino portrayed as a businessman, for crying out loud."

James M. McNamara, the former chief executive of Telemundo, will be Pantelion's chairman and Paul Presburger, a longtime Lionsgate international executive, will be chief executive. Mr. Presburger said part of Pantelion's strategy involved forging partnerships with consumer brands that were courting the same demographic. "We are deep in those conversations," he said.

Mr. McNamara says he is hopeful that Pantelion will get a robust welcome from screenwriters and actors. "I think there is a lot of pent-up demand for this on behalf of the industry's creative community," he said.

Toronto International Film Festival

For Briton Sally Hawkins, three's a charm

The multi-stage actress has multiple movies showing, too

By Claudia Puig **USA TODAY**

TORONTO - British actress Sally Hawkins loves movies even the not-so-great ones. "There's always a piece of magic there, always a moment that engages or moves you," she says.

So it's appropriate that she's the big Toronto player — with three movies at the film festival. (She's also starring now on Broadway in Mrs. Warren's Pro-

fession, with Cherry Jones.) Hawkins, 34, stars in the muchbuzzed-about Never Let Me Go, as well as Made in Dagenham and Submarine.

Don't ask her to choose her favorite when it comes to theater vs. film. "I love both," she says. "I'm interested in creating stories. Theater is how I got into act-

ing and theater is how I learned." Even as a child in southeast London, she was always playing characters. "In primary school, I was engaged with creating characters with friends," she says. "It was like an extension of play. There was something in there that I loved. It was magic. It made me happy. I was always creating these little playlets for friends. They were probably awful."

She laments that she won't have much time to actually watch movies at the festival: "I read the reviews and keep thinking, 'I have to see that.'

When it comes to her own

films, "it's always weird to watch yourself. It takes me a while to be objective. I'll be thinking 'What's with the mouth? I didn't know my mouth made that shape. It's so big, what am I doing? Oh, don't

"But you just have to kind of get over it," she says. "And the older I get, the less I worry.'

American audiences first became aware of her in a big way with 2008's *Happy Go Lucky*, about an indefatigably optimistic

FROM -

movies.usatoday.com.

schoolteacher. And though she's charming and quick to laugh, she bears little resemblance to that character. In Submarine, she

plays an odd and self-absorbed mother of a teenage boy with a vivid imagination. In Made in Dagenham, set in 1968, she's a machinist working long

hours who engineers an important strike. In Never Let Me Go, she plays a teacher who wants her students to know the truth about their lives.

"I've been quite lucky I haven't been typecast," she says. "And it's easy in this profession to be." But theater has a special allure for someone who's all about creating characters.

'There's nothing like a live audience," she says. "The immediate gratification of it. It's great, so very different from film."

Even so, she adds, "it's terrifying to be on Broadway, and it's also very exciting."



"Always a piece of magic": Hawkins stars in Never Let Me Go, Made in Dagenham and Submarine — all playing in Toronto. She's also known for 2008's Happy Go Lucky.

20 years later, Clint enters 'Hereafter'

Clint Eastwood was on hand this weekend for the premiere of his new film, Hereafter. The last time Eastwood showed a film at the festival was for 1990's White Hunter, Black Heart.

He recalled that he was first at the festival 46 years ago with *A Fistful of Dollars*.

Receiving a long and

appreciative standing

ovation, Eastwood was

characteristically



visited fest in 1964.

Eastwood: He first

down-to-earth and low-key. He wrapped things up quickly after introducing stars Matt Damon and Bryce Dallas Howard, saying, "Let's get on with the

movie. Hereafter, written by Peter Morgan (The

Queen), has the rhythm of a foreign film. Damon plays a man with psychic abilities who feels cursed by his visions. — Claudia Puig

Aronofsky seems so normal ...

Dressed in weekend casual and showing little wear-and-tear from visiting three film festivals in a row in the past two weeks, Darren Aronofsky exudes the sort of pleasant demeanor that one would welcome in a next-door

That is, until you see his visually assaulting films with obsessive characters whose urges often lead to their own destruction. Pi, Requiem for a Dream and The Wrestler all exhibit degrees of these elements. But Black Swan, his psycho-sexual thriller set in the cutthroat world of competitive ballet, pushes such themes to the max.

So what's a nice 41-year-old family man with a lovely companion, actress Rachel Weisz, and a 4-year-old son doing with a résumé of get-under-your-skin cinema? "I think people who go to extremes make for interesting characters," he says.

– Susan Włoszczyna

Strangers hear things you wouldn't tell friends

Continued from 1D

tice that is natural and often beneficial," says John Locke, a linguistics professor at the City University of New York.

"We teach people they should mind their own business," he says, but "that's extremely bad advice. It's dangerous because you won't see the terrorist next door making a bomb; you won't see the kids being abused, or the husband beating up a wife. If there wasn't any eavesdropping, if people minded their own business and ignored what they saw and heard, how would you pre-

story

cover went and how would you solve crimes?" Locke, author of

a new book, Eavesdropping: An Intimate History, says apes keep an eye on each other to maintain order, and we humans have neighborhood watch programs.

But eavesdropping is more than just listening in. It's glancing over at someone else's laptop screen to see what they're doing. It's peering into an apartment window as you walk by. It's catching a glimpse through a door that's slightly ajar. It's trolling Facebook to see what your friends are saying to others.

And yes, it's a bit thrilling, he says. "There is something quite tantalizing about this behavior."

But is it really eavesdropping if they're broadcasting and we

can't help overhearing? "I don't regard it at all as me eavesdropping," says Etti Baranoff, who has overheard plenty of cellphone conversations in 15 years of traveling twice a week as an associate professor of insurance and finance at Virginia Commonwealth University in Richmond. "We think no matter where we are, we are in our own living room, but we are not. We are walking with our phones as if we are in our own homes.'

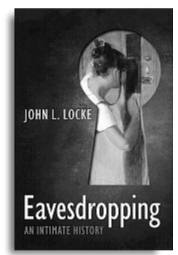
No keyholes needed

"It's a generational and cultural change," says W. Keith Campbell, a professor of psychology at the University of Georgia in Athens.

"That old image of sticking your ear to a keyhole — we don't need to do it anymore," Campbell says. "Our personal lives are much more open.'

What's changed is that more private behavior, such as personal phone calling, happens in public today, says social psychologist Robert Kraut of Carnegie

Mellon University in Pittsburgh. It may seem like eavesdrop-



"We teach people they should mind their own business, but that's extremely bad advice."

John Locke, City University of New York

ping, but the "victim" is no longer the person being eavesdropped on, he says — it's "the overhearers, who can't get away. What had once been private behavior is now being shoved in their face."

Fischer, author of Made in America: A Social History of American Culture and Character, says it's ironic that "a cellphone call overheard while walking down the street is a throwback to (party lines) where everybody knew everybody's business."

Whether eavesdropping is by choice or forced makes a big difference, Locke says.

"If someone is speaking low, people will lean in the direction of the message. But if people are speaking loudly on a cellphone, they'll back the other way. We resent the fact they are broadcasting personal information. We

want the option of tuning in." This dichotomy is evident in new research on public cellphone use. One study, to be presented to the National Communication Association in November, included 15- to 20-minute observations of 19,741 people using cellphones on a college campus from 2005 to 2008. Researcher Yi-Fan Chen of Old Dominion University in Norfolk, Va., found that mobile devices "blurred boundaries between public and private spaces." Her 2009 survey found cellphones were most often used on the street, observers said, "in a loud or annoying manner.'

Another study, in the journal Behaviour & Information Technology in 2004, found cellphone conversations "significantly more noticeable and annoying than face-to-face" at the same volume.

"There is an idea in social psychology that you can talk about intimate things to strangers because they are not part of your network and are not considered to be a risk," Campbell says. "If you're actually in public and clearly don't know people, it's almost seen as a private space.'

Some say today's mix of easy information sharing and celebrity-driven media culture is making us more narcissistic. With Facebook and Twitter, we're more willing to showcase our lives for all who want to look or listen. We can tell our friends our innermost thoughts, but those who aren't so close also see.

"Go into an airport and you hear people talking in a particularly loud voice, so people think they're important or have status. There's a subset of people that ties in more with narcissism and attention-seeking that are using these channels to get attention, says Campbell, co-author of The Narcissism Epidemic.

Gleaning new information

But the fact that you can watch or listen on social networks without engaging "has some real advantages," says Keith Hampton, assistant professor of communication at the University of Pennsylvania in Philadelphia.

"It's exposure to little bits of information you would never otherwise have had access to," he says. "And little bits of information can be really important. You have access to new ideas, and not from very close social ties that know what you know.'

Pop culture expert Richard Lachmann, a sociology professor at the University at Albany, State University of New York, says it's not just the idea of privacy that has changed. He believes the very nature of eavesdropping is up for debate, since people are willing to share more and more personal information.

"Everybody still has a notion of eavesdropping. It's somebody trying to hear something they haven't been invited to hear. What's changing is what goes in

that category," he says.
"It used to be people had a real long list of things that were private and only heard by a few, and a short list of things that would be public. For many people, that's moved from one list to another.'

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NOTICES

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

MOTORS LIQUIDATION COMPANY, et al.,

09-50026 (REG)

NOTICE OF HEARING TO CONSIDER APPROVAL OF DEBTORS' PROPOSED DISCLOSURE STATEMENT WITH RESPECT TO DEBTORS' JOINT CHAPTER 11 PLAN

TO: ALL HOLDERS OF CLAIMS AGAINST AND INTERESTS IN THE DEBTORS SET FORTH BELOW:

Name of Debtor	Case Number	Tax Identification Number	Other Names Used by Debtors in the Past 8 Years
Motors Liquidation Company	09-50026	38-0572515	General Motors Corporation
(f/k/a General Motors Corporation)			GMC Truck Division
			NAO Fleet Operations
			GM Corporation
			GM Corporation-GM Auction
			Department
			National Car Rental
			National Car Sales
			Automotive Market Research
MLCS, LLC	09-50027	38-2577506	Saturn, LLC
(f/k/a Saturn, LLC)			Saturn Corporation
			Saturn Motor Car Corporation
			GM Saturn Corporation
			Saturn Corporation of Delaware
MLCS Distribution Corporation	09-50028	38-2755764	Saturn Distribution Corporation
(f/k/a Saturn Distribution Corporation)			
MLC of Harlem, Inc.	09-13558	20-1426707	Chevrolet-Saturn of Harlem, Inc.
(f/k/a Chevrolet-Saturn of Harlem, Inc.)			
Remediation and Liability Management	09-50029	38-2529430	Uptown Land Development
Company, Inc.			Corporation
Environmental Corporate Remediation	09-50030	41-1650789	GM National Hawaii, Inc.
Company, Inc.		1	NCRS Hawaii, Inc.

PLEASE TAKE NOTICE that on August 31, 2010, Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors set forth above (collectively, the "Debtors"), filed the Debtors' Joint Chapter 11 Plan, dated August 31, 2010 (as it may be amended, the "Plan") [Docket No. 6829], and the proposed Disclosure Statement for the Debtors' Joint Chapter 11 Plan, dated August 31, 2010 (as it may be amended, the "Disclosure Statement") [Docket No. 6830], pursuant to section 1125 of title 11 of the United States Code (the "Bankruptcy Code").

PLEASE TAKE FURTHER NOTICE that:

1. A hearing (the "Hearing") will be held before the Honorable Robert E. Gerber, United States Bankruptcy Judge, on October 21, 2010 at 9:45 a.m. (Eastern Time) in Room 621 of the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408, or as soon thereafter as counsel can be heard, to consider the entry of an order, among other things, finding that the Disclosure Statement contains "adequate information" within the meaning of section 1125 of the Bankruptcy Code and approving the Disclosure Statement.

2. The Disclosure Statement and Plan are on file with the Clerk of the Bankruptcy Court (the 2. The Disclosure Statement and Pian are on file with the Clerk of the balakupicy court (the Clerk) and may be examined by interested parties on the Court's electronic docket for the Debtors' chapter 11 cases, which is posted on the Internet at www.motorsliquidation.com and www.mysb.uscourts.gov (a PACER login and password are required to access documents on the Court's website and can be obtained through the PACER Service Center at www.mysb.uscourts.gov). Copies of the Disclosure Statement and Plan may also be examined by interested parties between the hours of 9:00 a.m. and 4:30 p.m. (Eastern Time) at the office of the Clerk of the Bankruptcy Court, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, Room 511, New York, New York 10004. Copies of the Disclosure Statement and Plan may also be obtained by written request to the Debtors' voting agent at the address set forth below:

If by overnight or hand delivery: The Garden City Group, Inc. 5151 Blazer Parkway, Suite A Attn: Motors Liquidation Company Balloting Center If by standard mailing: The Garden City Group, Inc. P.O. Box 9386 Dublin, OH 43017-4286

Attn: Motors Liquidation Company Balloting Center

3. Responses and objections, if any, to the approval of the Disclosure Statement or any of the other relief sought by the Debtors in connection with approval of the Disclosure Statement, must (i) be in writing, (ii) state the name and address of the objecting or responding party and the amount and nature of the claim or interest of such party, (iii) state with particularity the basis and nature of any objection or response and include, where appropriate, proposed language to be incorporated into the Disclosure Statement to resolve any such objection or response, (iv) conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, (v) be filed with the Bankruptcy Court (a) electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court's filing system, and (b) by all other parties in interest, on a CD-ROM or 3.5 inch disk, in text-searchable portale document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and (vi) served in accordance with General Order M-399 so as to be actually received on or before 4:00 p.m. (Eastern Time) on October 14, 2010 on the following parties (a) the Clerk of the Bankruptcy Court, One Bowling Green, New York, New York 100153 (Attn: Harvey R. Miller, Esq., Stephen Karotkin, Esq., and Joseph H. Smolinsky, Esq.); (c) the Debtors, C/o Motors Liquidation Company, 500 Renaissance Center, Detroit, Michigan 48265 (Attn: Lawrence S. Buonomo, Esq.); (e) Cadwalader, Wickersham & Taft LLP, attorneys for the United States Department of the Treasury, One World Financial Center, New York, New York 100281 (Attn: John J. Rapisardi, Esq.); (f) the United States Engantee of Lawrence of Export Development Canada, 1633 Broadway, 47th Floor, New York, New York 10036 (Attn:

4. IF ANY OBJECTION TO THE DISCLOSURE STATEMENT IS NOT FILED AND SERVED STRICTLY AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE DISCLOSURE STATEMENT AND MAY NOT BE HEARD AT THE HEARING.

5. Upon approval of the Disclosure Statement by the Bankruptcy Court, holders of claims against the Debtors who are entitled to vote on the Plan will receive a copy of the Disclosure Statement, the Plan, and various documents related thereto, unless otherwise ordered by the Bankruptcy Court.

6. The Hearing may be adjourned from time to time without further notice to creditors or parties in interest other than by an announcement in Bankruptcy Court of such adjournment on the date scheduled for the Hearing or as indicated in any notice of agenda of matters scheduled for hearing filed by the Debtors with the Bankruptcy Court.

Dated: New York, New York September 3, 2010

Attorneys for Debtors and Debtors in Possession